3.1.505 **Noninterference with solar receptacles.** No fence, wall, or hedge shall be built or planted in such a location or at such a height as to block the passage of sunlight to receptacles for solar heating units which are situated on neighboring lots. This restriction shall apply only when the solar receptacles are in existence or in the process of construction prior to the fence, wall, hedge or other planting.

3.1.506 **Swimming pools.** Every person who owns or is in possession of any premises on which there is situated a swimming pool either in-ground or above ground, which has a water depth of 18 inches or more in any portion thereof, shall maintain on the lot or premises upon which such swimming pool is situated a fence, wall, or other adequate structure completely surrounding the pool and constructed so as to make it inaccessible to small children. The fence, wall, or other structure must be not less than four (4) feet in height, with no openings large enough to admit a child except through doors or gates. However, this minimum height requirement shall not be construed to permit swimming pool fences with a maximum height higher than six (6) feet, as set forth in the Zoning Ordinance. All doors or gates in fences surrounding swimming pools shall be of such a size as to completely fill any opening in the fence, wall or other structure and shall be equipped with self-closing and self-latching devices capable of keeping such gate or door securely closed. The closing or latching devices shall be located not less than four (4) feet above grade or be otherwise inaccessible from the outside to small children. In lieu of self-closing and self-latching devices, the doors and gates may be equipped with locks which shall be kept locked at all times when the pool is not in actual use. Be it further provided that no water shall be introduced into a swimming pool until and unless the fence, as provided herein, is completely installed.

3.1.507 **Exemptions.** The provisions of this Article shall not be applicable to fences, walls, hedges or other plantings which were in existence previous to passage of the fence ordinance on September 29, 1986, unless the President of the Village of Cambridge determines that such fence, wall, hedge, or other planting constitutes a danger to public health or safety. The determination of the President shall be in writing and set forth the reasons the fence, wall, hedge or other planting constitutes such a danger. A copy of the written determination shall be mailed to the owner of the premises on which the fence, wall, hedge or other planting is situated. Such owner may appeal the determination in accordance with the provisions of the Cambridge Zoning Ordinance.